

United States Bankruptcy Court

EASTERN District Of MI MICHIGAN

In re CITY of DETROIT
Debtor

Case No. 13-53846

Chapter 9

Object to the following:

- 1) The vote count is not held locally. It doesn't allow for any challenges or ensuring an accurate count.
- 2) All DWS employees and retirees are fully funded. Thus, the bond holders are fully paid. Therefore, we should not be part of any of these ~~pro~~ proceedings. These federal judges have ruled on the separation of funds already.
- 3) The state constitution guarantees our pension benefits in full. It has been upheld by more than one state supreme court. Thus the initial ruling was/were wrong. It is a states right.
- 4) We didn't vote for any of the people that negotiated this "agreement." Thus it is without merit.
- 5) All enterprise groups, such as DWS and the Library should be excluded because their benefits are fully funded by the agencies.

FILED (1)

2014 JUL 11 P 3:48

U.S. BANKRUPTCY COURT
E.D. MICHIGAN-DETROIT

Sincerely,
